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3		
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7	Attorneys for Defendants,	
8	GEORGE M. VLAZAKIS; MARIA BARBIS; JOHN BARBIS; and ATHANASIA V. VLAZAKIS	
9	UNITED STATES BANKRUPTCY COURT	
10	NORTHERN DISTRICT OF CALIFORNIA	
11	SAN FRANCISCO DIVISION	
12	In Re:	) CASE NO. 19-30088 (DM)
13	PG&E CORPORATION,	) Chapter 11 ) <b>DECLARATION OF MARIA A.</b>
14	And	) BARBIS IN SUPPORT OF MOTION ) AS TO INAPPLICABILITY OF STAY,
15	PACIFIC GAS AND ELECTRIC COMPANY,	) AND IN THE ALTERNATIVE FOR ) RELIEF FROM STAY
16	Debtors,	)
17	Affects PG&E Corporation	<pre>Date: December 17, 2019 Time: 10:00 a.m.</pre>
18	Affects Pacific Gas and Electric Company Affects Both Debtors	Dept.: 17 ) 450 Golden Gate Ave
19		<ul><li>San Francisco, CA 94102</li><li>Judge: Dennis Montali</li></ul>
20	*All papers shall be filed in the Lead Case, no. 19-30088 (DM)	Objection Deadline: December 12, 2019 Time: 4:00 p.m. (Pacific Time)
21	I, Maria A. Barbis, declare:	
22	1. I am a defendant in a lawsuit in the California Superior Court, County of Alameda,	
23	Case number RG19021463 brought by Pacific Gas & Electric Company. I have personal	
24	knowledge of the facts contained in this declaration and if called to testify thereto could	
25	competently do so.	
26	2. My maiden name is Vlazakis. My family has owned the property with street	
27	addresses of 225-229 Brush Street and 751 Third Street (APN 001-0111-001 and 001-0111-002)	
28		

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since at least 1960 (Vlazakis property). The Vlazakis property is presently jointly owned by my siblings, myself and my husband, all defendants in this action.

3. The Vlazakis property is adjacent to and shares an entire city block with the PG & E property that has street addresses of 205-209 Brush Street (parcel APN 001-0111-005) (PG & E property). Located on PG & E's property is a long-standing brick building that is fronted on Third Street roughly to the north. The eastern-facing wall of PG & E's brick building runs along the property line with the Vlazakis' property and is adjacent to the Vlazakis' 751 Third Street building. The 751 Third Street building including the roof was attached to the brick wall, and it has been in place for at least 50 years.

I- declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct.

Executed on this 21st day of November, 2019, at Visalia, California.

MARIA A. BARBIS

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